PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 1196WOORD01	FOR FURTHER ACTIO	TION See Form PCT/IPEA/416						
		conth/year) Priority date (day/month/year)						
International application No.	International filing date (day/m 15.06.2004	16.06.2003	}					
PCT/EP2004/051120								
International Patent Classification (IF	PC) or national classification and IPC		ļ					
A61K31/495, A61K38/17, A61	P1100, A61K43/00		Ì					
Applicant								
ALTANA PHARMA AG et al.								
This was to the internation	and proliminary examination report	established by this International Preliminary Examinin	ng					
Authority under Article 35 a	and transmitted to the applicant acc	ording to Article 36.						
	a total of 6 sheets, including this co	over sheet.						
3. This report is also accomp	anled by ANNEXES, comprising:							
a. 🗆 sent to the applicar	nt and to the International Bureau) a	total of sheets, as follows:	nort					
sheets of the d and/or sheets of Administrative	containing rectifications authorized i	which have been amended and are the basis of this re by this Authority (see Rule 70.16 and Section 607 of the	he					
		this Authority considers contain an amendment that g	oes					
beyond the dis Supplemental	beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. 1 and the Supplemental Box.							
b. [] (sent to the Interna	ational Bureau only) a total of (indica	ate type and number of electronic carrier(s)) , contain uter readable form only, as indicated in the Supplement	ing a ental					
Box Relating to Se	quence Listing (see Section 802 of	the Administrative Instructions).						
4. This report contains indica	ations relating to the following items	:						
☑ Box No. I Basis of	f the opinion							
☐ Box No. II Priority								
☑ Box No. III Non-est	tablishment of opinion with regard to	o novelty, inventive step and industrial applicability						
☐ Box No. IV Lack of	unity of Invention							
☐ Box No. V Reason applical	ied statement under Article 35(2) wi bility; citations and explanations sup	th regard to novelty, inventive step or industrial porting such statement						
☐ Box No. VI Certain	documents cited							
	defects in the international applicat							
☐ Box No. VIII Certain	observations on the international a	pplication						
Date of submission of the demand	Di	ate of completion of this report						
\		0.06.2005						
18.12.2004	3	0.06.2005						
Name and malling address of the I	nternational A	uthorized Officer						
	1		tiere.					
preliminary examining authority:	,,,, I To	elephone No. +49 89 2399-	11					
European Patent Of D-80298 Munich	Tice Tx: 523656 epmu d	elephone No. +49 89 2399-						

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/051120

_	Вох	No. I	Basis of the	report							_
1.	With filed	regard , unless	to the langua s otherwise inc	ige, this i	report is bas nder this iten	ed on the i n.	internation	al application	on in the la	ınguage in	which it was
		which i	port is based on the language of the language or attentional sear of the propertional prelimational	e of a trai ch (undei internatio	nslation furn r Rules 12.3 onal applicati	ished for th and 23.1(b ion (under	ne purpose o)) Rule 12.4)	es of:	owing lanç	juage ,	
2.	hav	e been	d to the eleme furnished to the priginally filed"	ne receivi	ing Office in .	response t	o an invita	eport is bas tion under i	ed on <i>(rep</i> A <i>rticle 14 a</i>	lacement s are referre	sheets which d to in this
	Des	cription	ı, Pages								
	1-20)		ε	as originally fil	ed					
Claims, Numbers											
	1-17	7		a	as originally fil	ed					
		a sequ	uence listing a	nd/or any	related table	e(s) - see S	Supplemen	ntal Box Rei	lating to S	equence L	isting
3.		☐ the☐ the☐ the☐ the	mendments hat description, posterior, los claims, Nos. drawings, she sequence list y table(s) relat	ages eets/figs ing <i>(spec</i>	cify):						
4.	hac Sup	I not be oplement the the the the the the the the the th	eport has beer een made, sind ntal Box (Rule description, peclaims, Nos. drawings, sho sequence list y table(s) relat	te they hat 70.2(c)). Pages eets/figs ing (specied to second to se	eve been cor cify): quence listing	nsidered to g <i>(specify)</i> :	go beyon	d the disclo	sure as file	ed, as indi	cated in the
	*	TF it	em 4 appli	es son	ne or all	ot thes	e sneets	mav be	markea '	·superse	uea."

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/051120

		c No. III Non-establishment o licability	of op	inion with regard to novelty, inventive step and industrial			
1.	The obv	he questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- bvious), or to be industrially applicable have not been examined in respect of:					
		the entire international application,					
	☒	claims Nos. 1,3-15,26-28 in respect of industrial applicability					
		because:					
	the said international application, or the said claims Nos. 1,3-15,26-28 in respect of industrial applicability relate to the following subject matter which does not require an international preliminary examination (specify):						
		see separate sheet					
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):					
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.					
		no international search report has been established for the said claims Nos.					
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:					
		the written form		has not been furnished			
				does not comply with the standard			
		the computer readable form		has not been furnished			
				does not comply with the standard			
		the tables related to the nucleon not comply with the technical re	ide a quire	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.			
		See separate sheet for further of	detail	s			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/051120

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-17

No: Claims

Inventive step (IS)

Yes: Claims

No: Claims

1-17

Industrial applicability (IA)

Yes: Claims

2,16-25

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

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Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 1, 3-15 and 26-28 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. The documents cited in the International Search Report (ISR) are consecutively numbered D1-D9 in the order of their listing. If not indicated otherwise, reference is made to the passages cited in said ISR.
- 2. The subject-matter of claims 1 to 28 appears to be novel in the sense of Article 33(2) PCT, since none of the documents of the search report disclose a combination of a PDE5 inhibitor and a pulmonary surfactant.
- 3. However, claims 1 to 28 cannot be considered as involving an inventive step, Art. 33(3) PCT for the following reasons:

The use of PDE5 inhibitors for the treatment of some pulmonary/lung dieases is known from D1-D5.

Pulmonary surfactants are also known to be useful in the treatment of pulmonary diseases (see D6-D9).

In the absence of appropriate evidence (e.g. experimental data) that specific combinations provide a synergistic effect in the treatment of a specific disease, an inventive step cannot be acknowledged and the invention claimed has to be regarded as arbitrary combinations of compounds.

The applicant is also reminded that synergistic effects are not predictable and are, per definition, unexpected. Thus, even if the applicant would show a synergistic

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

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effect for a specific combination, this would not mean that the other possible claimed combinations would be considered as involving an inventive step, specially taking into account that the specific compounds are structurally different.

4. For the assessment of the present claims 1, 3-15 and 26-28 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.